

Concord Police Department
ARREST WARRANT FACE SHEET - MERR COUNTY
Ref: 22-15619-OF

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22-15619-OF22-470-WA

STATE OF NEW HAMPSHIRE

Merrimack County

Merrimack County Superior Court, Concord

ARREST WARRANT

TO THE SHERIFF OF ANY COUNTY IN THE STATE OR DEPUTY, OR ANY POLICE OFFICER WITHIN THE STATE:

WHEREAS, the complainant, Detective Danika M. Gorham, of the Concord Police Department
in the county of Merrimack has exhibited to me,
a Justice/Justice of the Peace in the County of Merrimack, his complaint upon oath against the Defendant,

CLEGG, LOGAN LAVAR 01/24/1996
HOMELESS
SOUTH BURLINGTON, VT 05403

in the County of Merrimack, for the crime of:

Second Degree Murder- RSA 630:1-b (Felony)

Second Degree Murder- RSA 630:1-b (Felony)

WE COMMAND YOU to take the defendant, if found to be in your precinct, and bring him before the Merrimack County

Superior Court.

Dated the _____ day of _____, 2022.


David A. Anderson
10/18/22

Justice/Justice of the Peace

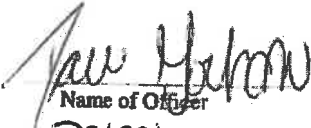
RETURN

STATE OF NEW HAMPSHIRE)

COUNTY OF MERRIMACK)

I have arrested the Defendant and now have him/her before the Court as commanded.

10-25-22
Date


Name of Officer

Detective
Title of Officer

22-15619-OF/22-470-WA

Concord Police Department
Supporting Affidavit for Request to Issue Arrest Warrant
THE STATE OF NEW HAMPSHIRE
Merrimack, SS. **Merrimack County Superior Court, Concord**

Date: 10/18/2022

I, Detective Danika M. Gorham, being duly sworn, depose and say:

1. I am currently employed as a Concord, New Hampshire Police Officer and have been since April 2016 .

I herewith make application for the issuance of an Arrest warrant against the defendant:

CLEGG, LOGAN LAVAR 01/24/1996
HOMELESS
SOUTH BURLINGTON, VT 05403

2. I have information that a crime (or offense) has been committed by the defendant as follows:

Second Degree Murder- RSA 630:1-b (Felony)
Second Degree Murder- RSA 630:1-b (Felony)

Narrative

I am a Police Officer with the Concord, New Hampshire Police Department where I have been employed since April of 2016. In March of 2020, I was assigned to the Criminal Investigations Division as a Detective. My training and experience is set-forth as followed:

- Associates Degree in Criminal Justice from NHTI
- Certified by the New Hampshire Police Standards and Training Council as a full-time law enforcement officer (Class 170)
- Concord Police F.T.O Program
- Search and Seizure Mobile Enforcement Training in relation to Operation Granite Hammer
- Evidence Collection and Processing (Sirchie)
- Interview/Interrogation (Reid Technique)
- Henry F. Williams Homicide Seminar (Albany, NY)
- FBI 40-hour basic crisis negotiations course

That as set forth below, the factual basis of the issuance of this warrant is based upon information obtained from this affiant's personal knowledge, observations, and beliefs, information provided to this affiant by other law enforcement officers, my training and experience, and the training and experience of other law enforcement officers assisting in this investigation. This statement does not contain every fact known to me or other investigators. Rather, it contains material information relevant to determining whether there is sufficient probable cause to believe that the crime of Homicide, RSA 630, has been committed.

As the result of an investigation conducted by the Concord Police Department, I have developed the probable cause outlined herein.

1. **Initial Missing Persons Report:** On Wednesday, April 20, 2022 at approximately 6:20 PM, the Concord Police Department was notified by a woman named Susan Forey (DOB 9/20/1961) that her brother, Stephen Reid (DOB 3/5/1955), and his wife Djeswende "Wendy" Reid (DOB 2/8/1956), were missing.

2. Susan reported that Stephen missed a tennis match with their brother that morning, which was out of character for him. Susan stated that family members then attempted to contact Stephen and Wendy via their cell phones, but got no response from either. Family members also responded to Stephen and Wendy's home at Building 14 Apartment 11 in the Alton Woods Apartment complex off of Loudon Road in Concord, NH, but found no signs of the couple.
3. Susan stated that the last contact her family had with Stephen was on the morning of Monday, April 18, 2022, via text message. Susan reported there were no known mental health issues, health issues, financial troubles, or history of domestic violence between Stephen and Wendy.
4. Officers Matthew Scheidel and KristieAnn DeSilvio responded to Alton Woods and conducted a consent search of Stephen and Wendy's apartment, which was located on the third floor of the apartment complex. They found that the apartment was neat and organized, with personal items left behind, including two cell phones, wallets, and passports. They observed no signs of forced entry or disturbances, and both Stephen's and Wendy's vehicles were also found in the parking lot.
5. After the initial search of the apartment and building, members of the NH State Police and Concord Police Department conducted a canvass of the Alton Woods apartment complex, as well as the wooded areas directly adjacent, looking for any signs of Stephen and Wendy Reid.
6. First Contact "Arthur Kelly": While canvassing the wooded area east of the Alton Woods Apartment Complex, at approximately 9:30 PM, investigators encountered a white male, 20-30 years old, clean shaven, with brown hair, who told them his name was "Arthur Kelly" and his date of birth was: 1/27/1992. Arthur was observed in a small tent approximately 100 meters into the wood lines (about 1/2 mile from the Marsh Loop Trail crime scene later discovered by CPD Detectives). Officer DeSilvio called in Arthur's name and date of birth to CPD Dispatch, but no matching records were found.
7. Det. Garrett Lemoine explained to Arthur that they were searching the area for a missing couple. Arthur stated that he was just camping there for the night and was originally from the Boston area. Hearing this, Officer DeSilvio then requested that Dispatch check Arthur's name in Massachusetts records, but again no matches were found.
8. Arthur told Det. Lemoine that he left his tent earlier that morning and did not return until later in the afternoon. Arthur stated that he did not see anyone else in the area of his tent, and that he no longer wished to speak with the police. Arthur stated that he did not believe he was doing anything wrong, was only passing through the area, and did not want to answer any more questions.
9. Det. Lemoine asked Arthur one final question, specifically if Arthur had given his correct name and date of birth, and Arthur replied that he did. Detective Lemoine and Officer DeSilvio then left the area without further incident, in order to continue the search for the Reids. Det. Lemoine observed that Arthur had numerous Mountain Dew "Code Red" soda cans on the ground in and around his tent (Code Red is an alternate version of the soda, consisting of a red liquid typically in red soda cans).
10. Investigators found no signs of Stephen or Wendy that night, and it was agreed that detectives would continue the investigation during daylight hours on Thursday. At approximately 11:57 PM, Stephen and Wendy were entered into the NCIC system as Endangered Missing Persons.
11. Continued Search Efforts: On the morning of Thursday, April 21, 2022, the Concord Police Department and NH State Police responded back to the Alton Woods complex to continue the search for the Reids. Detectives conducted an intensive search of the apartment itself, while members of the Central New Hampshire Special Operations Unit (CNH-SOU) assisted with building canvasses and conducted line searches of the wooded areas. CPD Bike units and NHSP K-9 units were also called in to search nearby streets, parks, and other areas radiating outwards from Alton

Woods.

12. In the afternoon hours, Concord PD and the NH State Police issued a press release requesting the public's help in locating Stephen and Djeswende Reid. Recent photos of the Reids were included, and their disappearance was covered in several local media outlets. Police asked for anyone with information to contact Concord PD or the Concord Regional Crimeline.
13. Detectives soon discovered that Stephen Reid's cell phone was not one of the two phones found in the apartment, and it was considered likely that Stephen brought his phone with him. Detective Alex Harbitz submitted an exigency request to Google, Inc. for location information related to Stephen's Google account: iska23x@gmail.com. Google is known to collect location data from cell phone users who utilize Google software and services, and this data is typically connected to their Google account.
14. At approximately 5:10 PM, Google provided historical data showing Stephen Reid's cell phone location on April 18th. This data indicated that the phone left the area of the Reids' apartment complex at approximately 2:42 PM and arrived at the nearby Marsh Loop Trail at approximately 2:48 PM. Google indicated that the last GPS coordinates were obtained from Stephen's cell phone at approximately 3:47 PM, with an 11-meter accuracy measurement. These coordinates were determined to be in a wooded area off the Marsh Loop Trail, a popular city trail located near the Alton Woods complex.
15. The Marsh Loop Trail is part of the Broken Ground Trail System located on Portsmouth Street less than 0.5 miles from the Reids' apartment. The Marsh Loop Trail starts at a parking lot on Portsmouth Street, and continues in a grassy, cleared area under Unitil power lines before entering a wooded section about 0.3 miles later. There is a separate, established private trail leading from the Alton Woods complex to the Marsh Loop Trailhead, and the data points were consistent with the Reids taking that route.
16. At approximately 5:55 PM, Concord Police Detectives responded to the Marsh Loop Trailhead, along with NHSP K-9 Units, in order to search the area of the Google coordinates.
17. **Discovery of Crime Scene:** At approximately 6:14 PM, a NHSP Trooper indicated that his K-9 just took an interest in an apparent leaf/stick pile within the 11-meter radius of the Google coordinates. Upon closer look, the Trooper reported seeing the top of an apparent human head, specifically someone with African-American skin tone and black hair (consistent with Wendy Reid). There were no signs of movement or life, and it was obvious that the person covered by the leaves was deceased, indicating foul play.
18. A crime scene was immediately established, and it was not known if there were more potential bodies hidden in the pile. There were no obvious signs of blood in the area, nor were there any obvious drag marks or signs of a struggle. There was also no noticeable odor of death in the vicinity.
19. Over the course of several hours, Det. Nicole Murray and NHSP Trooper Tara Elscmiller processed the scene and discovered two bodies which were later positively identified as Stephen and Djeswende Reid. The bodies were found to be positioned in a natural depression (i.e. not a man-made hole), hidden under several inches of leaf and woodland debris.
20. It was believed that the suspect(s) covered the bodies and altered the crime scene, and it was considered unlikely that the victims would have been quickly discovered without the Google coordinates and K-9 units. Notably, Stephen's cell phone (i.e. the source of the coordinates) was not located with the bodies or within the vicinity.
21. Assistant Medical Examiner Ginger Chapman soon conducted an initial limited examination of the bodies. She advised that there was an apparent gunshot wound to each body, and further observed that the victims' clothing was bunched up in certain areas, consistent with having been dragged.

22. The bodies were soon transported from the scene to the Concord Hospital morgue for autopsy by the Office of the Chief Medical Examiner. After the bodies were removed, the scene was secured by CPD uniformed officers to await further processing during daylight hours.
23. On the morning of Friday, April 22, 2022, detectives returned to the Marsh Loop Trail scene to continue evidence collection efforts. Additional K-9 units were also brought in specializing in the detection of ballistics (bullets, shell casing, firearms, etc.), as well as the detection of mobile electronics (cell phones, flash drives, etc.).
24. At the morgue, Deputy Chief Medical Examiner Dr. Mitchell Weinberg conducted autopsies on Stephen and Wendy Reid and concluded that the cause of death for both was multiple gunshot wounds and that the manner of death was homicide. Dr. Weinberg concluded that Stephen suffered four gunshot wounds while Wendy suffered two gunshot wounds. Dr. Weinberg recovered multiple small bullet fragments and estimated that the bullets were smaller caliber, possibly in the .380 to 9mm range. Both Stephen and Wendy also suffered abrasions to their torsos, which corroborated that they were likely dragged.
25. Dr. Weinberg described that Stephen suffered four gunshot wounds, specifically to his left wrist, left shoulder region and head, left arm and chest, and central back. He noted that two of the bullets entered and exited, and then re-entered and re-exited Stephen's body. Dr. Weinberg concluded that more than one of the gunshot wounds would have posed a near immediate threat to Stephen's life.
26. Dr. Weinberg described that Wendy suffered two gunshot wounds, specifically to her right ear and head, and to her right ear and neck. Dr. Weinberg concluded that one of the gunshot wounds (the one which entered her head) caused a resultant fatal injury to Wendy's brain.
27. At the trail scene, with assistance from the ballistics K-9, detectives discovered apparent bullet fragments and coagulated blood on the Marsh Loop Trail, about 80 feet from the recovery location. Investigators also located apparent ripped fabric on a log, which appeared to match the material of Wendy Reid's pants. Based on the autopsy results and evidence at the scene, detectives believed that the Reids were initially shot on the Marsh Loop Trail and then moved/dragged downhill to the recovery location afterward.
28. Despite search efforts with the K-9 Electronics Sniffing Dog (ESD), as well as with metal detectors, no signs of Stephen Reid's cell phone were found within a roughly 100-meter area of the recovery location. Stephen's cell phone remains unaccounted for even now, more than four months after the homicides.
29. Revisit "Arthur Kelly's" Tent Site: In the afternoon hours of Friday, April 22nd, Sgt. Tom Yerkes directed Detectives Matt Doyon and Garrett Lemoine to return to the campsite near Alton Woods where "Arthur Kelly" was first observed on the night of April 20th. Sgt. Yerkes was concerned that this man was in the general vicinity of a double homicide and had given an apparently false name, leaving his true identity unknown. Det. Lemoine was the investigator who spoke with "Arthur" on Wednesday evening, and he therefore knew precisely where the tent was located.
30. Upon arrival at the tent site, Detectives Lemoine and Doyon discovered that the tent was now gone, as were all of the Mountain Dew Code Red soda cans previously observed on the ground. They searched the area but found no signs of "Arthur Kelly" or any apparent debris, garbage, or other remnants of his camp site. They found the situation unusual, as homeless campsites in Concord are typically abandoned with noticeable debris left behind.
31. Based on their suspicions, Detectives Lemoine and Doyon began a canvass of local stores known to sell the Mountain Dew Code Red soda. At the nearby Walmart, with assistance from Asset Protection Associates, they soon discovered video footage of a white male making a purchase of the soda on Wednesday, April 20, 2022, at approximately 2:40 PM, roughly seven hours before Lemoine's contact with "Arthur."

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32. They observed that this male was similar in appearance to "Arthur Kelly," but could not be certain it was him as he wore a blue bandana covering the lower part of his face. In addition to the bandana, the unidentified male was wearing dark pants, dark boots, a blue jacket, and an apparent black leather baseball hat. The male was also carrying a black backpack with a distinct white mark on the back.
33. In addition to the Mountain Dew Code Red, the male bought small grocery items, which he paid for with cash at a self-serve register. The male never removed his bandana while in the store and was last seen walking towards the area of Harbor Freight, which is consistent with a route which would lead to the Alton Woods area.
34. Detectives Lemoine and Doyon noted that the male first arrived at Walmart on a Concord Area Transit (CAT) Bus. They then contacted Concord Area Transit and reviewed surveillance footage from that bus, which revealed that the male got on the bus at Eagle Square on N. Main Street at approximately 2:06 PM on Wednesday, April 20, 2022. The male kept the blue bandana covering his face during the entire bus ride. The male did not interact with any other persons while on the bus, and simply stared out the window for the duration of the trip. The CAT Bus is presently free for all riders and no identification is required to ride the bus.
35. With no further leads available at that time to identify the male, Detectives Lemoine and Doyon continued with other investigative efforts. This male was referred to as the "Mountain Dew Man," and it could not be confirmed that he was the same man who identified himself as "Arthur Kelly."
36. Witness Statements: Throughout the day on Friday April 22, 2022, local media outlets began reporting that Concord police were investigating suspicious deaths on the Marsh Loop Trail. In the later afternoon hours, the NH Attorney General's Office issued a press release confirming that Stephen and Djeswende Reid were the victims of a double homicide. The matter received widespread media attention throughout the New England area, and the public was again requested to contact Concord PD or the Concord Regional Crimeline with any information about the couple.
37. At approximately 2:25 PM, Det. Paul Shaughnessy interviewed a woman named Nan Nutt (DOB 4/13/1947), who called Concord PD in response to the media attention. Nan stated that earlier in the week she went for a hike with her two dogs on the Marsh Loop Trail. Nan stated that while still under the power lines, she was passed by a couple consisting of a white male and black female, whom she now believed to be Stephen and Wendy Reid. Nan stated that the Reids were hiking at a faster pace than her, so she moved her dogs off the trail to let the couple pass.
38. Nan stated that the couple were appropriately dressed for hiking, were relaxed and chatting with each other, and showed no signs of any distress. She stated that she last saw the couple as they entered the wooded section of the Marsh Loop Trail a short distance ahead of her.
39. Nan stated that she entered the wooded section after the couple, and within five to ten minutes she suddenly heard five gunshots. Nan believed that these shots came from a handgun as opposed to a rifle, and they sounded very close to her location. Nan stated that she and her dogs were startled and she was initially reluctant to continue the hike, but ultimately continued down the trail.
40. Nan stated that minutes later, she saw a young man standing on the trail looking into the woods to her right (which was consistent with the side of the trail where the Reids were later discovered). Nan stated that the male stood on the trail for a while, and looked back and forth at her and at the woods. Nan stated that as she continued to walk northbound towards the man, he began to walk southbound towards her (as though he was leaving the wooded section of the trail heading towards the parking lot). Nan stated that the man passed by her without saying anything. She stated that after she passed him, at one point she turned to look back at him and found that he was looking at her. Nan stated that she turned to continue walking and never saw the man after that point. Nan advised that she did not see any firearms or related objects to explain the shots she heard, nor did she see anything out of the ordinary in the woods where the male was looking.

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41. Nan stated that the male seemed out of place and not like a typical hiker. She gave the following physical description:

- White male
- Late twenties to early thirties
- Approximately 5'10"
- Slender build
- Short brown hair
- Clean-shaven
- Gave the appearance of being a "street person" or homeless

42. Nan stated that the male was dressed casually, and provided the following clothing description:

- Dark-blue jacket or hoodie
- Khakis
- Black backpack
- Carried a brown, plastic bag (grocery bag - similar to Market Basket) - This bag appeared full of items and appeared heavy. Nan noticed a circular object that appeared to protrude through the plastic that reminded her of a can or a jar.

43. Based on Nan's statement along with the location data later recovered from her phone, we developed a specific timeline of events related to the Reids' homicides. The data established that Nan's hike started on Monday, April 18, 2022, at approximately 2:48 PM, that she was passed by the Reids at approximately 2:50 PM, and that she entered the wooded section of the trail (where she later heard five shots) at 2:54 PM. The data further showed that Nan arrived at the trail crime scene (where the blood and bullet fragments were recovered) at 2:59 PM, but did not see any bodies lying on the trail. This provided a very limited window of time from about 2:54 PM to 2:59 PM for the shooting and movement of bodies to occur.

44. Based on the above facts, we considered it highly probable that the white male Nan Nutt encountered on the Marsh Loop Trail was directly involved with the killings of Stephen and Wendy Reid. He was loosely referred to as "Nan's Suspect" for tentative identification purposes.

45. In addition to Nan Nutt, a witness named Allan Schwarz (DOB 5/10/1945) reported that he also heard five-gun shots while hiking on the Broken Ground Trails on Monday, April 18, 2022. Allan stated that towards the end of his hike while on the Marsh Loop Trail section, he saw four spent shell casings on the ground. Allan stated that he looked in the woods on both sides of the trail, but did not see anything out of the ordinary.

46. Allan personally showed detectives his approximate location where he saw the shell casings. No shell casings were located in the area during the extensive search process on April 22nd through April 23rd, even with the use of ballistics K-9 and metal detectors.

47. Despite widespread media attention, public awareness, and investigative follow-up, no suspects were identified in the first few weeks of the investigation. On May 17, 2022, the NH Attorney General's Office publicly released a sketch of "Nan's Suspect," which was created by an FBI sketch artist who conferred with Nan Nutt. We subsequently received dozens of tips from citizens; but none resulted in the positive identification of the male. It was noted that no male party ever came forward to identify themselves as the person in the sketch or the person seen on the trail that day, adding to our belief that this man was directly involved with the murders.

48. On Friday, May 20, 2022, during a revisit of the crime scene, two spent bullet shell casings were recovered on the trail about five feet from the spot where the shooting was believed to occur. These shell casings were marked "Sig Luger 9mm" on the bottom, which was within the estimated size range of the bullets which killed the Reids. The shell casings

were later submitted to the NHSP Forensic Lab for analysis, and it was determined that they were fired by the same gun.

49. Over the course of several additional weeks, the investigation transitioned to a long-term effort, during which information from multiple sources slowly developed into a theory that pointed to a potential suspect, as described below:
50. **Reports of Unidentified Man in the Marsh Loop Woods:** Following the release of the suspect sketch, we received numerous credible reports regarding a distinct, unidentified white male who was frequently seen on the Broken Ground Trails. The male was seen regularly in the weeks and months before the homicides occurred, but was not seen afterwards. Multiple examples follow:
51. Local resident Rosie Cain (DOB 5/12/1972) reported that on multiple occasions she saw a male resembling the suspect sketch walking from Portsmouth Street up the Marsh Loop Trail under the power lines. Rosie stated that she first saw the male in late fall 2021 and that she last saw him approximately two weeks before the Reids' homicides. Rosie stated that the male was always walking on foot and often entering the trails just as it was getting dark out, which she thought was odd. Rosie considered that the male was homeless and living in the area, but stated that he appeared clean and did not look homeless.
52. Rosie stated that the male was always wearing dark-colored clothing, and that she never saw any firearms, suspicious items, or vehicles in the area. Rosie recalled that on one occasion she said hi to the male as she passed him, but he stared straight ahead without making eye contact or replying to her. Rosie stated that she had not seen the male since the news reports of the murders.
53. Another local resident, Tamara Hatcher (DOB 9/8/1965), reported that she saw a clean-shaven white male, approximately 25-35 years old, on the Broken Ground Trails who seemed out of place as he was under-dressed for the weather. Tamara stated that she saw the male on two separate occasions, with the first incident occurring on an extremely cold day during the winter. Tamara recalled that the man was only wearing jeans and a jean jacket, with his hands in his pockets, hunched over like he was freezing, and that he made her feel nervous. Tamara stated that she said hi to the man, but he only nodded and walked past her.
54. Tamara stated that the second encounter took place around March 2022, on a section of trail closest to Curtisville Road. Tamara stated that she was walking her dog when she heard a noise and realized a man was on the trail in front of her. She recognized it to be the same man she saw on the freezing day, and she opted to turn around and return to Curtisville Road rather than to pass the man in the woods alone. Tamara stated that she was reminded of this man when she later saw the suspect sketch, but thought the man's hair was different than what was depicted in the sketch.
55. Another local resident, Cindy Pulkkinen (DOB 1/20/1959), reported that she observed a white male resembling the suspect sketch walking on the Broken Ground Trails on two separate occasions around March 2022. Cindy described the male as white, light brown hair in a buzz cut, light eyes, around late 20's to early 30's. She stated that he had a thin, athletic build and was clean shaven.
56. Cindy stated that in her first sighting, the male was carrying an Amazon package into the woods, which was odd behavior which led her to believe he was homeless. Cindy stated that the male was yelling to himself and appeared agitated. Cindy stated that she asked the man how he was doing, and he stated "oh great" in an annoyed tone of voice.
57. Cindy stated that on a second occasion, the male was walking on the trail near the back of Cranmore Ridge toward the Marsh Loop Trail. Cindy stated that the male was carrying two plastic shopping bags and was screaming to himself. Cindy stated that once the male noticed her, he stopped screaming and stared at the ground to avoid eye contact. Cindy stated that the male was wearing a windbreaker with tan/light green pants. Cindy theorized that the male had mental health issues, and was possibly schizophrenic.

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58. Another local resident, Male Juvenile ("MJ") (DOB 4/22/08), reported that he saw a "sketchy" male on the Marsh Loop Trail during the last week of March 2022. MJ stated that he was riding his bike through the wooded section, when he saw a white male, approximately 30's to 40's, about 6'00" tall, clean shaven, brown hair, wearing a brown leather vest, black cargo pants, a black baseball cap, wearing a black backpack and carrying a grocery bag from Shaw's or Market Basket. MJ hesitated before passing the man without incident. MJ added that he saw the suspect sketch and believed that this was the same man he saw in March.
59. Another local resident, Wilson Townsend (DOB 10/7/1964), reported that he encountered an unusual man on the trails on the afternoon of April 12, 2022 (six days before the homicides). Wilson stated that he saw the man on a trail leading from Cranmore Ridge to the Broken Ground Trails. Wilson stated that the male was in his 30's or 40's, wearing dark pants, a dark coat, and carrying a sleek black backpack. Wilson stated that the man had on black "business casual" shoes. Wilson stated that the male's clothing didn't fit in, and was not normal hiking attire. Wilson recalled that the man was about 5'10", light to medium build, with dark hair and a "high forehead." Wilson stated that the man looked like a "city person," not a homeless person. Wilson further stated that he said "hi" to the man, but the man did not respond. Wilson stated that he never saw this man before or after that date.
60. Another local resident, Linda Letourneau (DOB 8/9/1957), reported that she saw a male resembling the suspect sketch while she was visiting the Broken Ground Trails on April 14 (four days before the homicides). Linda stated that she first saw the male as he was staring at the Beaver Pond while standing on Curtisville Rd. (at the northern section of the trails). Linda stated that she was driving to the parking lot to grab a dog waste bag she accidentally left behind earlier that day. She recalled that the male deliberately avoided looking at her as she passed. She stated that the male then started walking towards the parking lot and later suddenly appeared standing directly behind her car as she prepared to leave. She stated that the male's unusual actions made her nervous enough that she actually called Concord PD once she cleared the area.
61. I later confirmed that Linda Letourneau called Concord PD at around 5:10 PM on April 14th, to report a suspicious male. Linda described the male as a white male wearing a blue jacket, with white hat, between 30-40 years old, with dark hair. Linda expressed concern that the man was acting weird and that there were kids walking towards his area. The man was gone on arrival when officers were later able to respond.
62. Although none of the individuals above had any photographs or video of the suspicious male, there were numerous commonalities in description and behavior leading us to believe that they were referring to the same person, whom we suspected was living at an unknown location in the woods of the Broken Ground Trails. In addition, we found it noteworthy that two of the witnesses described seeing the white male carrying plastic grocery bags while on the trails. It was not publicly known that "Nan's Suspect" was carrying a grocery bag at the time of the homicides, which was an unusual detail that added credibility to their accounts.
63. **Discovery of Burnt Tent Site:** Early in the investigation, Detective Nicole Murray and Detective Wade Brown spoke with a man named Steven Hatcher (DOB 5/7/1963), another local resident who regularly walks the Broken Ground Trails. Steven advised that on or about January 10, 2022, he first spotted a single tent in a secluded area near the power lines (about 1/3 mile from the Marsh Loop Trail crime scene). Steven stated that he reported the tent to Concord PD as a possible homeless camp, but was not able to walk them to the site that day (officers later responded but were unable to locate the tent).
64. Steven stated that from that point on, every time he walked along the trail he specifically looked for the tent and noted to himself that it was still there. Steven recalled that the tent had a green camouflage pattern, possibly with a brown tarp over it. Steven stated that he saw the tent regularly from January through April 2022, but never saw a person at or near it.
65. Steven stated that on Friday, April 15, 2022 (3 days before the murders), he observed from a different vantage point

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what he thought was a second tent in the same area. Steven advised that he called Concord PD again that day and walked two uniformed officers to the vicinity, but did not know the outcome of their response. Steven stated that approximately one week later (around April 22, 2022), he noticed that both tents were gone.

66. On April 26, 2022, Steven walked Det. Murray and Det. Brown to the location where he saw the first tent. At this site, they observed dozens of small propane tanks which appeared burnt. The propane tanks were in the general shape of a square, and burnt tent poles were visible, consistent with a tent full of propane tanks that was burned at some point in the past. They also observed burnt soda cans, pots, and apparent heating/cooking equipment within the footprint of the tent. Det. Brown took photographs of the site, but did not touch or alter it. This site will be referred to hereinafter as the Burnt Tent Site.
67. Steven reported that he believed the tent and propane tanks were burnt prior to the homicides, initially leading us to believe that they were unrelated to the investigation. After learning of the unidentified white male possibly living in the Broken Ground Trail woods, we began to consider that this may have been his campsite. We then attempted to determine a specific time frame when the tent was burnt.
68. In August 2022, I conferred with Officer Brian Cregg, who was one of the two officers who responded to the tent site on April 15, 2022. Ofc. Cregg advised that there were no burnt propane tanks at this site when he saw it. Ofc. Cregg recalled that there was a single tent with the tent door locked with a small padlock. Ofc. Cregg recalled that there was a single pair of worn brown boots outside the tent, and that the site was clean/well-kept. Ofc. Cregg stated that he was certain that there were no burnt propane tanks on the ground, though he did not know what was kept inside the tent. Ofc. Cregg added that he searched for a second tent that day, but never found one. Based on Ofc. Cregg's observations, we were confident that the tent site was not burned prior to April 15th.
69. Det. Brown and I later learned additional information about the Burnt Tent Site from a local resident named Eliseo Medina (DOB 5/13/1983). Eliseo stated that on April 20, 2022, (two days after the homicides), he was hiking the Broken Ground Trails when he wandered off trail looking for a place to go to the bathroom. Eliseo stated that he unexpectedly discovered a pile of small propane tanks which appeared to have been recently burnt. Eliseo stated that he looked up and saw fire damage to the tree above the tanks, leading him to believe that the tanks were burnt 1 or 2 days earlier. Eliseo took pictures of the site that day, which he shared with Det. Brown. The pictures showed a site Det. Brown recognized as the Burnt Tent Site with a date/time stamp of April 20, 2022, at 3:59 PM.
70. Based on the credible information from Officer Cregg and Eliseo Medina, we came to believe that the tent and propane tanks were burned between April 15th and April 20th, a short window of time which included the date of the murders. In our training and experience, this increased the likelihood that the Burnt Tent Site was related to the April 18th murders.
71. As our suspicions increased, on July 19, 2022, Detectives Steven Carter, Brendan Ryder, Garrett Lemoine, and Wade Brown responded back to the Burnt Tent Site for possible evidence recovery. Wearing gloves, we located, separated, and tallied various fire-damaged items, to include 155 small propane tanks, 47 soda cans (Mountain Dew & Coca Cola), tent/tarp/sleeping bag remnants, three apparent pots, pieces of heating/cooking equipment, various remnants of plastic shopping bags (Walmart, Target, Hannaford), two socks, one t-shirt, one melted Mountain Dew plastic bottle, ten foreign coins (later determined to be one-cent, two-cent, and five-cent Euro coins), and several pieces of silverware and small knife blades. They also observed remnants of food packaging, cans, glass jars, mugs, and apparent glass droppers (initially thought to be smoking devices). They further observed a clothing label for "Regular Straight Leg" pants in the size 30x30.
72. Detectives seized limited items for possible lab testing, to include the clothing remnants, possible smoking devices, coins, silverware, and two small plastic propane tank caps. Over the next few weeks, after continued follow-up and conferral, detectives returned to the site and collected additional items including the sleeping bag, tent, and tarp remnants, propane tanks with smooth surfaces, plastic bag remnants, and glass jars. They also collected pieces and

reassembled two separate camp stove/heaters, which were later found online where it was confirmed that they use propane tanks as their main fuel source.

73. Based on the extensive reviews of the site, we came to believe that this campsite was used by an unidentified individual who utilized small propane tanks for heating/cooking purposes. Given the volume of propane tanks, it was believed that the individual was likely there for weeks or months before vacating the site between April 15th and April 20th. We noted that this time frame was consistent with the reports of the unidentified white male frequently encountered on the Broken Ground Trails.
74. **Additional Surveillance Footage of "Mountain Dew Man":** In July 2022, Det. Brown was reviewing surveillance footage from the Shaw's Supermarket as captured on the day of the murders, when he discovered a white male leaving the Shaw's store at approximately 2:29 PM (less than 30 minutes before the homicides). The male was wearing dark pants, dark boots, a blue jacket, an apparent black leather baseball hat, with a blue bandana covering the lower part of his face. The male was also carrying a black backpack with a distinct white mark on the back. Det. Brown recognized the male as the "Mountain Dew Man" found by Detectives Lemoine and Doyon in Walmart footage purchasing Mountain Dew Code Red soda.
75. Det. Brown observed that "Mountain Dew Man" (hereinafter "MDM") was carrying a brown Shaw's shopping bag with an apparent cylinder-shaped object inside. Det. Brown showed the footage to me, and we agreed that MDM was largely consistent with "Nan's Suspect," (to include carrying a brown shopping bag with objects inside), with the primary difference being that he wore dark pants as opposed to tan pants.
76. I then responded to Shaw's to personally review additional footage of MDM to determine what was purchased. I noted that MDM bought a 2-liter bottle of Mountain Dew (the green version), as well as a rotisserie chicken, which he paid for with cash at a self-serve register. I found that MDM entered the store at 2:19 PM, which was consistent with the CAT Bus arrival time for the Shaw's stop (though there are no cameras covering the bus stop).
77. As in Walmart, I found that MDM never removed his bandana while in the store. MDM did remove the bandana after he exited the store and was walking through the Shaw's parking lot (facing away from the cameras). MDM was last seen at approximately 2:32 PM crossing Loudon Road and accessing a known trail which cuts through the Alton Woods complex and ultimately leads to the Marsh Loop Trail. [Note: This is the same trail believed to have been used by the Reids to get from their apartment to the Marsh Loop Trail.]
78. Later that day, Det. Brown walked from the MDM's last location observed on the Shaw's surveillance all the way to the Marsh Loop Trail and then to the crime scene. Det. Brown found that there was adequate time for a person walking that route to arrive at the crime scene before the murders occurred. Det. Brown also determined that this would be a logical route for a person to take if they were camping at the Burnt Tent Site. Based on this information, Det. Brown and I focused our efforts on locating additional footage of MDM at Walmart, Shaw's, or within any other video we recovered.
79. In a related effort, based on our observations at the Burnt Tent Site, we responded to Walmart to determine if Asset Protection Associates could search for the sales of small propane tanks. Given the large number of tanks at the site (155), we considered that Walmart was a likely source for the tanks and that searching for said sales could help identify the person who lived at the site.
80. Upon mentioning propane tank sales, APA Sanjay Darjee (DOB 9/8/98) stated that he recalled one particular person who always came in and bought small propane tanks during the winter months. Sanjay stated that it was a white male, early 30's, who always wore a black baseball hat and a black backpack. Sanjay also stated that the man wore a bandana mask, and that the man would get the propane tanks first before heading to the grocery section. Sanjay stated that the man always used the self-serve checkouts and never interacted with other guests.

81. APA Savanna Clemons (DOB 2/10/1997) pulled up the video she previously obtained of MDM for Detective Lemoine, and Sanjay confirmed that this was the male he was referring to. Savanna began searching for propane tank sales and reviewing corresponding video, and quickly discovered two incidents where MDM purchased propane tanks and small groceries in January and February 2022. MDM wore the same clothes previously observed, except that the black backpack appeared to be different (no distinct white mark on the back). MDM's face was covered with apparent cloth masks in both incidents, and he again paid with cash.
82. Based on these results, I subsequently spent several days at Walmart searching for additional footage of MDM. I ultimately located approximately 47 separate transactions involving MDM, which were made between November 2021 and April 2022. This time frame was consistent with the sightings of the unknown white male on the Broken Ground Trails, adding to our suspicion that MDM was that male, MDM consistently wore a mask over his face, and he consistently paid with either cash or pre-paid debit cards (i.e. payment methods that do not reveal his identity). MDM was consistently observed leaving the store carrying plastic shopping bags in his hands, walking towards the direction of Alton Woods. Based on the Walmart review, a tentative timeline was developed with key observations noted below:
83. The earliest transaction involving MDM (found thus far) occurred on November 28, 2021, when he purchased a four-person tent and a wrist watch at Walmart. MDM appeared to wear the same outfit he wore on April 18th, except that he wore an apparent paper mask instead of the blue bandana. A few days later, MDM purchased a green camouflage tarp at Walmart, followed by socks, black khaki pants, thermal underwear and beef stew. [Note: the green camouflage tarp was consistent with Steven Hatcher's description of the tent he observed at the Burnt Tent Site.]
84. On December 22, 2021, MDM purchased two more green camouflage tarps along with small propane tanks, strongly suggesting that he possessed equipment that used propane tanks. From that point on, MDM was found to regularly purchase multiple small propane tanks at Walmart, with the volume appearing to increase during the colder weeks of January/February. I tallied all of the Walmart propane tank purchases found thus far, which added up to 114 small propane tanks (a significant portion of the 155 observed at the Burnt Tent Site).
85. MDM was also found to regularly purchase Mountain Dew, Coca Cola, Blue Bunhy ice cream, lighters, cooking pots, trash bags, glass food storage containers, and mouse traps between December 2021 and April 2022. MDM also frequently purchased raw pork chops, ground beef, chicken, and mac & cheese, indicating to us that he had the ability to cook these items - consistent with the heating/cooking equipment and pots recovered from the Burnt Tent Site. We noted that some of these items were visually identical or had the matching UPC number as items/package recovered at the Burnt Tent Site.
86. On Friday, April 15, 2022 (three days before the murders). MDM purchased a 12-pack box of green Mountain Dew, as well as a rotisserie chicken, and was last seen walking towards Harbor Freight. MDM was observed to arrive via the CAT Bus at 2:34 PM, which is believed to be the same bus used on 4/18 and 4/20. MDM again wore the same outfit, to include the black backpack and blue bandana covering his face.
87. On Monday, April 18, 2022, (the day of the murders) MDM was observed in the Shaw's footage previously described in paragraphs 74 through 76, last seen heading towards the Alton Woods trail at 2:32 PM.
88. On the morning of Tuesday, April 19, 2022 (less than 24 hours after the murders), MDM made an unusual purchase that we suspected was directly related to the homicides and Burnt Tent Site; specifically, he purchased a new three-person tent, a sleeping bag, and a bottle of 91% rubbing alcohol. I am aware based on my training and experience that rubbing alcohol could be used to clean blood or bodily fluids from certain surfaces, and can also be used as an accelerant or fuel. Also, based on my training and experience, I strongly suspected that the new tent and sleeping bag could indicate that MDM's existing tent and sleeping bag were abandoned or destroyed, possibly to destroy trace evidence after the homicides.
89. MDM paid for the above items with a \$100 bill at a self-serve register. MDM's backpack appeared noticeably bulkier

than previous appearances, possibly indicating more items stored inside. MDM was last seen headed towards Harbor Freight, consistent with a route which would take him to the Alton Woods campsite.

90. Unlike all other transactions found, MDM was not wearing a blue bandana or any type of mask over his face on April 19th. This was another unusual distinction that was considered to be related to the homicides, possibly indicating that the bandana had obvious blood or evidentiary material on it. MDM did appear to cover his face with his hands when walking past certain obvious surveillance cameras, or otherwise looked down. We isolated a few still images depicting MDM's face, and noted that he was clean shaven and generally resembled the suspect sketch (though his hair appeared shorter).
91. We further noted that this transaction occurred one day before Lemoine and DeSilvio encountered "Arthur Kelly" in a tent in the woods of the Alton Woods complex. We considered that MDM set up his new tent at Alton Woods after the destruction of his former site, physically distancing himself from the crime scene but remaining close enough to check on it and continue efforts to obscure it. Det. Brown later showed Detective Lemoine a photo of the tent purchased by MDM on April 19th. Det. Lemoine stated that he believed that this was the same model tent he observed "Arthur Kelly" in on April 20th.
92. On Wednesday, April 20, 2022, MDM was observed purchasing the 12-pack of Mountain Dew Code Red soda previously described, last seen heading towards Harbor Freight (consistent with the direction of Alton Woods). Again, that transaction occurred roughly seven hours before Det. Lemoine's contact with "Arthur Kelly" in the tent.
93. Of particular relevance, we have found no surveillance footage or store transactions involving MDM after April 20, 2022 - consistent with MDM abruptly changing his behavior and/or leaving the area following his contact with Detective Lemoine and Officer DeSilvio.
94. Additional follow-up has shown that no known law enforcement agencies conducted a name check on Arthur Kelly (DOB 1/27/1992) prior to Concord PD on April 20th (there were checks after that date which we believe were related to our requests for records searches). Federal agencies (HSI & FBI) also conducted separate checks of Arthur Kelly in their records with no matches found. In addition, civilian records searches have found no potential matches, all of which adds credibility to the belief that Arthur Kelly is a false identity.
95. Det. Brown later compiled several still images from the surveillance footage depicting MDM with and without the mask, which he showed to dozens of employers in the Concord area. Det. Brown also showed the images to representatives at the Homeless Resource Center, laundromats, gyms, banks, and libraries in the vicinity, and distributed them to New England law enforcement agencies through the NH Intelligence Analysis Center. Although a few people recalled seeing a similar-looking person, no one was able to identify this individual or provide any new details about him.
96. **Recovery of Ballistics Evidence:** On Thursday, August 25, 2022, based on mounting evidence, Lt. Marc McGonagle directed a team of CPD detectives to return to the Burnt Tent Site to search, recover, and seize any and all remaining (non-natural) items as part of continued efforts to learn MDM's true identity. On that date, we recovered all remaining propane tanks, soda cans, food packaging, tin foil remnants, glass from a dish, bowl, and food storage container, a mouse trap, burnt remnants of a cell phone, and additional small value Euro coins. [Note: The cell phone remnants were later examined and determined not to match Stephen Reid's missing cell phone.]
97. Of particular relevance, using a CPD metal detector Detectives Murray and I located and recovered a spent shell casing marked "Sig Luger 9mm," within the debris inside the original tent footprint. This was known to be the same markings found on the two shell casings recovered at the Marsh Loop Trail crime scene on May 20, 2022.
98. About 15 feet from the tent footprint, Detectives Murray and I located an additional eight spent shell casings which were all marked "Sig Luger 9mm." These casings were located in separate spots a few feet from one another, which is

consistent with ejection patterns when target shooting from the same general spot. We observed that an apparent natural clearing created a "firing lane," and multiple trees were located downrange from this spot with apparent bullet defects (i.e. scars or marks consistent with the trajectory path of a bullet).

99. On Tuesday, August 30, 2022, and again on Wednesday, August 31, 2022, Detectives Murray, Brown, Carter, and I returned to the Burnt Tent Site and the Marsh Loop Trail crime scene with an additional metal detector borrowed from NH Fish & Game. This metal detector was found to be particularly sensitive to ballistics, and we soon located 10 additional spent shell casings at the Burnt Tent Site, in the same area where eight casings were previously found. All 10 spent shell casings were marked "Sig Luger 9mm." We also located and recovered a spent bullet (i.e. the actual metal object propelled out of a gun) at the Burnt Tent Site, a few inches underground and downrange from the spent shell casings. This bullet was consistent in size with a 9mm, and we believe it likely originated from one of the spent shell casings.
100. After the results at the Burnt Tent Site, we responded back to the Marsh Loop Trail crime scene to use the NH Fish & Game metal detector there. Over the course of several hours, we located and recovered three spent bullets approximately 8-10 inches underground on the trail itself. These bullets were consistent in size with 9mm rounds and appeared visually similar to the bullet found at the Burnt Tent Site. The bullets were located in the same area where coagulated blood and bullet fragments were previously found, making it highly probable that they were fired during the shooting and may have passed through the Reids on that date.
101. Select pieces of this ballistics evidence were submitted to the NHSP Forensic Lab for additional testing and comparison.
102. Based on the totality of the investigation to that point, there is probable cause to believe that MDM was the man living at the Burnt Tent Site from roughly November 2021 through April 19, 2022, as encountered by multiple residents. We further have probable cause to believe that he was the same male observed by Nan Nutt at the crime scene minutes after she heard the shots, whom there is probable cause to believe was directly involved with the murders. In addition, there is probable cause to believe that MDM was the same male at the Alton Woods tent site who gave the name "Arthur Kelly" to Detective Lemoine on the night of April 20th. This man has not been seen since. It was therefore of utmost importance that MDM be positively identified as quickly as possible, leading us to seek any and all information about the prepaid debit cards used by MDM in several Walmart transactions.
103. Prepaid Debit Card Usage: In my review of Walmart records, I discovered twelve separate transactions where MDM paid with five different apparent credit or debit cards. It was first considered that MDM may have accidentally revealed his identity by using his own bank-issued credit or debit card, but it was soon discovered that these were actually pre-paid debit cards. Such cards can be purchased without any identification credentials, and are not typically linked to a particular person's identity or bank account. It should be noted that Walmart receipts do not contain the full debit card number, but only the first six digits and last four digits.
104. The first six numbers of a credit/debit card are known as the Bank Identification Number (BIN), which identifies the originating bank or financial institution. Using multiple reliable websites to search BIN number details, we identified three cards as belonging to MetaBank Payment Systems (hereinafter "MetaBank") located in Sioux Falls, South Dakota. The last two cards were identified as belonging to Sutton Bank, located in Attica, Ohio.
105. It should be noted that I have accounted for many items purchased by MDM at Walmart, which were later found at the burnt tent site, but there are a few specific items not yet located. For example, we recovered two separate propane heater/stoves from the Burnt Tent Site, neither of which are sold in Walmart's physical stores. One stove/heater was identified as the Campy Gear Chubby 2 in 1 Portable Propane Heater & Stove, which appears to be primarily sold through Amazon. The second stove/heater was identified as the Mr. Heater Propane Heater/Cooker. This item was available through Walmart's online store, as well as through Amazon, Bass Pro Shops, and other outdoor stores.

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106. We also identified the distinct military-style backpack worn by MDM as the Military Tactical Outdoor Backpack manufactured by a company called LHL. In my review, this backpack first appeared in MDM's custody in April 2022. This backpack was found to be sold through Amazon and other outdoor-related websites, but does not appear to be sold at Walmart or local stores.
107. **Debit Gift Card Results:** On September 8, 2022, Det. Brown sought and obtained search warrants for MetaBank and Sutton Bank for certain information about the usage and user(s) of the above-mentioned gift cards, which he served to them through their designated email addresses. Sutton Bank responded the same day and advised that they were unable to locate records without the full 16-digit card numbers, due to limitations with the Vanilla gift card system. They referred Det. Brown to Vanilla's parent company and/or Walmart Corporate to obtain the full card numbers, which they could then use to obtain the records.
108. On September 12, 2022, MetaBank provided the requested information for the three cards under their control. In contrast with Sutton Bank, MetaBank was able to provide the full credit card numbers, the activation date, and the full balance and transaction history for each of the cards. Det. Brown noted the following relevant observations concerning the MetaBank cards:
109. Between November 29, 2021, and April 20, 2022, the user of the cards bearing numbers "5113 3200 3589 6278" and "4358 8094 1367 0765" made twenty-three attempted or completed transactions with Amazon.com. Some of these transactions appeared to have failed, due to a zero-balance remaining on the card, while other transactions appeared successful.
110. In addition to the Amazon purchases, Det. Brown further noted that the user of the card bearing number "5113 3201 8586 9745" made four apparent purchases on eBay and one account verification on PayPal on December 8, 2021. eBay is an online auction site allowing users to purchase new or used items from private sellers or businesses, which are shipped to the user's home or can be sent to a local UPS/Fedex location for pickup. PayPal is an online payment system frequently used with eBay (eBay once owned PayPal before separating it into a standalone company).
111. Det. Brown further noted that the user of the card bearing number "5113 3201 8586 9745" made two apparent purchases on BulkSupplements.com on December 8, 2021 and December 9, 2021. Bulksupplements.com is an online provider of vitamins, protein, additives, and other nutritional health supplements similar to brick-and-mortar stores like GNC. Bulksupplements.com is based out of Henderson, Nevada.
112. On September 13, 2022, Det. Brown contacted BulkSupplements.com at their designated customer service number. Det. Brown soon spoke with a customer representative supervisor Alisha Budge regarding what types of information would be available for a specific transaction. Alisha asked if Det. Brown had the customer name to track and he advised her that he did not. Alisha then asked for the last four digits of the card number, and the transaction amount, which Det. Brown provided to her. Without further prompting, Alisha advised Det. Brown that the customer name for that transaction was "Logan Clegg."
113. Alisha added that Logan ordered several vitamins which were shipped to a FedEx pickup location on Loudon Road (later determined to be Walgreens). She stated that the package was picked up on December 13, 2021, and signed for by Logan Clegg. Alisha added that Logan provided an email address of rlxkelly@gmail.com for the transaction. Det. Brown noted that this email address incorporated the last name of "Kelly," similar to "Arthur Kelly."
114. The name "Logan Clegg" was new to me and was not previously encountered in the investigation. We conducted checks of CPD records and nearby agencies, with no prior contacts noted. I soon responded to Walgreens and confirmed that it was a FedEx pickup location, and that an ID must be shown to receive the package. We therefore considered it likely that Logan Clegg was the real name of our suspect.
115. **Identify Suspect as Logan Clegg:** We soon conducted additional online checks and located a booking photo of a

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"Logan Clegg" with a date of birth of 1/24/1996, from a burglary arrest in Cache County, Utah in August 2020. We noted immediately that Logan Clegg was remarkably similar to the images of the "Mountain Dew Man" as well as to the suspect sketch. Det. Garrett Lemoine reviewed the booking photo of Logan Clegg and stated that he was certain that this was the same man he spoke to in the tent who provided the name "Arthur Kelly."

116. We conducted additional checks, to include a criminal records check, and discovered that Logan Clegg had an active arrest warrant for Burglary out of Logan, Utah - a town about an hour north of Salt Lake City which coincidentally shares Logan's first name. (For clarity, I will refer to Logan Clegg as "Clegg" in the next few paragraphs.) We soon called Logan PD and obtained records related to that warrant.
117. Clegg was arrested twice in August 2020 by two separate Utah police agencies. On August 10, 2020, Salt Lake City PD arrested Clegg for shoplifting at a local Walmart, when a loaded .45 caliber handgun was recovered from his waistband. This firearm was seized during his arrest and was subsequently logged in evidence. Clegg was apprehended by three SLCPD officers, and later commented that "three on one" was unfair to him, and that he wished he had "a chance to pull [the gun] out and fight one on one." Clegg added that he would have done this because he would "rather die than fucking go to prison."
118. The handgun was later found to be one of two firearms stolen from Al's Sporting Goods store in the town of Logan roughly two weeks earlier. Notably, a photo from the Walmart arrest showed that Clegg was wearing a black baseball cap, blue bandana, dark blue shirt, and dark sweatshirt, all very similar to MDM's regular outfit at the Concord Walmart.
119. Nineteen days after the Salt Lake City arrest, on August 29, 2020, Clegg was arrested again, this time by Logan PD during a burglary-in-progress call in which Clegg fled from officers. Clegg was once again found to be in possession of a loaded handgun, this one being a 9mm recovered from his backpack which was later determined to be the second stolen gun from Al's Sporting Goods. This firearm was also seized and subsequently logged in evidence, and is therefore not suspected of being used in the Reid homicides. The booking photo from this arrest was the same one found through google searches.
120. Clegg served approximately 72 days in a county jail before being released on November 9, 2020. On that date, he was sentenced to 36 months of probation for charges of Fail to Stop at Command of Law Enforcement (Class A Misdemeanor), Theft by Receiving Stolen Property (3rd Degree Felony), Burglary (3rd Degree Felony), and Theft (3rd Degree Felony). As part of his probation sentence, Clegg signed an agreement to obey all state, federal, and municipal laws, not to possess any firearms or dangerous weapons, and not to abscond from probation supervision.
121. On July 21, 2021, an arrest warrant was issued after Clegg failed to report to probation as he agreed. The warrant was entered in NCIC with extradition limited to states west of the Mississippi River. Logan PD later obtained authorization for extradition in all 48 contiguous states. That arrest warrant remained active in NCIC until Clegg's arrest as discussed below (This is the final mention of Logan PD, I will resume referring to Logan Clegg as "Logan" from this point forward).
122. Additional searches of civilian records established that Logan Clegg is the son of Randall Clegg (DOB: 10/6/1969) and Tisha Kitt Clegg (DOB: 1/19/1971). Logan appeared to be born in Arizona and moved to Colville, Washington, with his parents when he was around 3 years old. Logan's father committed suicide in July 2008, when Logan was about 12 years old. There are indications that Logan's behavior later took a downward turn in his teenage years, involving multiple domestic disturbances between him and his mother. Exact details have not been determined, it does not appear that Colville PD possesses records of these interactions.
123. Notably, Logan reported in his probation paperwork that both of his parents were deceased and that he had no other family members. To the contrary, online research established that Logan's mother is alive and well, and that he has six aunts/uncles and twelve cousins - all apparently living in western states. Most of these family members (to

include his mother) have active social media pages, but there were no photos or mentions of Logan found on any of their feeds. It is therefore believed that Logan is estranged from his family.

124. Additional police records documented that Logan Clegg was identified as the suspect in a fatal stabbing which occurred in Spokane, Washington, on May 18, 2018. In that investigation, Logan told investigators that he was assaulted by an unknown white male while walking to his job at McDonald's. Logan stated that after being repeatedly punched by the man, he stabbed the man with a small knife until the man finally ran off. Though the man died a short time later, local prosecutors ultimately declined to prosecute based on Logan's assertion of self-defense.
125. We also contacted federal authorities for searches of their records for Logan Clegg. An HSI investigator reported that Logan flew internationally from Denver to Paris on October 23, 2019, and then returned from Paris to Las Vegas on November 3, 2019.
126. The HSI investigator added that Clegg also flew from Chicago O'Hare to Lisbon, Portugal on June 21, 2021, but did not return to the United States until November 7, 2021. Clegg reportedly flew from Munich, Germany, to Reykjavik, Iceland; to Boston, Massachusetts. We recalled that we recovered several Euro coins from the Burnt Tent Site, as well as a headphone adapter commonly used on commercial airlines. These items are consistent with airline travel to Europe.
127. HSI also reported that Logan Clegg purchased a ticket to fly to Reykjavik from Newark, New Jersey, on February 26, 2022, but that he was listed as "Not on Board" when the flight departed. It was not immediately clear if Logan cancelled his ticket in advance or simply did not show up on that date. From my Walmart research, Logan Clegg was known to be in Concord in the days before and after the flight.
128. On September 14, 2022, Detectives Mark Hassapes and Steven Carter conducted a canvass of several fast-food restaurants in Concord and learned that a man named Logan Clegg was employed at the McDonald's on Loudon Road beginning in November 2021.
129. Det. Hassapes spoke with Manager Courtney Davis (DOB 6/2/1976), who confirmed that she was Logan Clegg's supervisor at the Loudon Road McDonald's. Courtney reviewed the surveillance images from Walmart (showing "Mountain Dew Man") and identified the male in those photos as Logan Clegg. She added that Clegg wore the same clothes and the black leather hat to work every day, before switching his hat to a McDonald's hat. Courtney also reviewed the booking photo from Cache County and confirmed that this was her former employee, Logan Clegg. Courtney described Clegg as quiet with no friends, and stated that she came to consider that he was homeless as he appeared to be living out of his backpack.
130. Det. Carter later obtained work records from McDonald's documenting that Logan Clegg (using date of birth 1/24/1996) filled out an application on November 10, 2021, and began his first shift on November 19, 2021. Logan provided the same email address used in the BulkSupplements.com vitamin purchase, specifically rkxkelly@gmail.com, and indicated that this was his preferred method of communication (as opposed to a cell phone).
131. Det. Brown knew from training and experience (to include from this investigation), that Google maintains location data and other user information, generally stored under the user's gmail account. Det. Brown contacted Google and learned that this particular gmail address was not used in September 2022 and did not appear to be presently active. Det. Brown confirmed that historical information regarding the account could be released through proper legal service.
132. In his employment application with McDonald's Logan initially did not provide a cell phone number, but later reported a number of (810) 217-6818. Det. Brown contacted a T-Mobile Law Enforcement specialist and provided details of the investigation. The specialist advised that this number was a T-Mobile-owned number, but it was not presently active for possible location tracking purposes. The specialist confirmed that historical information about the number could be released with proper legal service.

133. Logan also reported an address of 506/206 S. Main Street, #7, Concord, NH (on the written application he wrote "506," while the digital application stated "206.") There is no "506" S. Main Street, but there is a rooming house at 206 S. Main Street. Detectives responded to this location and found that there was no room or apartment designated as "7." They are continuing efforts to determine if Logan ever lived anywhere at this address.
134. Logan worked regular hours at McDonald's until his final shift on February 6, 2022. The McDonald's management team recalled that Logan indicated he was leaving because he obtained another job, but they had no specific details.
135. Co-workers informed Det. Carter that Logan had anger issues and that Logan said he was leaving because of his co-worker's poor work quality. Co-workers stated that Logan was a loner who kept to himself, and that he was easily annoyed by others. They added that Logan was protective of his backpack and hat, not wanting anyone to go near his belongings. They recalled that Logan became agitated if someone got in his way, and that he would mutter to himself and/or yell at the manager. Two co-workers also recalled that Logan would slam his hand on surfaces to express his dissatisfaction when things went wrong. Without knowing that Logan was considered a suspect in these homicides, two co-workers conveyed that they wouldn't be surprised if Logan turned out to be a "serial killer" or "school shooter."
136. Related to the ballistics evidence, in mid-September 2022, the NHSP Forensic Lab advised that based on their analysis, they concluded that the first nine shell casings recovered from the Burnt Tent Site were fired by the same gun as the two shell casings recovered at the crime scene.
137. On September 20, 2022, Det. Brown was contacted by Darick Leighty of Walmart Corporate Security; in response to Det. Brown's email request for assistance. Darick was able to locate and provide the full 16-digit card numbers for the Sutton Bank gift cards, which Sutton Bank previously advised were required in order to obtain records. Darick advised that one card number was 5456 6000 4222 9364, while the other was 5456 6000 4846 6663. By this time, Det. Brown already returned the original Sutton Bank search warrant and he advised their representatives that he would seek a new search warrant if/when we obtained the full card numbers.
138. On October 3, 2022, I received subpoena results from Legal Analyst George Cervantes with Greyhound Lines. Analyst Cervantes stated there were no records under the name Logan Clegg, but there was a bus ticket purchased on 5/15/22 under the name Arthur Kelly from Boston, MA to Burlington, VT Airport.
139. Upon learning this information, I followed up with Greyhound Lines Corporate Litigation Paralegal, Lisa Zemanek, who was able to provide me additional information on the bus ticket purchased by Arthur Kelly. Lisa stated that Arthur Kelly paid for the ticket with a credit card and that it shows he took a Greyhound Line from Boston, MA to Albany, NY and then switched to the Vermont Translines and travelled from Albany, NY to Burlington, VT airport.
140. On October 7, 2022, Det. Brown received results from Google regarding the email address rickkelly@gmail.com, which was used in Logan Clegg's McDonald's application and in multiple credit card transactions. A preliminary review showed that this appeared to be a "burner email" created on November 9, 2021 - in other words, an email not intended for regular personal use but to satisfy an email address requirement. Notably, the creator of the account gave the name "Arthur Kelly" when the account was first made, but then used the name "Logan Clegg" for his online purchases. This provided further corroboration that "Arthur Kelly" and Logan Clegg are the same individual. Det. Brown noted very little content in the account, no photos or location history, no outgoing emails, and no sign-ins after December 2021, all consistent with a "burner email."
141. Based on all of this new information, there is now probable cause to believe that Logan Clegg (DOB 1/24/1996) is the actual identity of Arthur Kelly/"Mountain Dew Man," and that he is the person responsible for the murders of Stephen and Wendy Reid.

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142. **Apprehension of Logan Clegg:** On October 11, 2022, I received a phone call from Detective Matt Pearce at the Logan City Police Department in Logan, UT. Detective Pearce, who I had been in contact with several times regarding this investigation, called me and advised me that he had just received a phone call from HSI Agent Daniel Ashment shortly before he called me regarding Mr. Clegg. Detective Pearce advised me that he got information from HSI Agent Ashment that Logan Clegg booked a flight for October 14th out of JFK airport and that he was travelling to Berlin, Germany.
143. I spoke to HSI Agent Ashment about the flight reservation for Logan Clegg. HSI Agent Ashment advised me that Logan Clegg scheduled a flight out of JFK airport at 0030 on 10/14/22 heading to Berlin, Germany on flight number N0 602. After speaking with HSI Agent Ashment, I searched for flight number N0 602. This is a one-way flight on Norse Atlantic Airways leaving JFK airport at 0030 on 10/14/22 and arriving in Berlin, Germany at 2:25 PM.
144. I then called a phone number for HSI New York, NY listed on their official website. I spoke to SA David Burpoe who advised that he was able to get me the information on the flight, but that Customs and Boarder Protection (CBP), located across the hall from his office, would be able to provide any phone numbers, emails or payment information listed for Logan's ticket purchase. SA Burpoe stated that CBP was willing to assist us and was currently working on obtaining information about Logan Clegg's ticket purchase.
145. At approximately 4:30 PM, I received an email from SA Burpoe which was forwarded to me from CBP Officer Jose Cubria containing information on the ticket purchased by Logan Clegg. This information included an address, three emails and a phone number. Logan listed an address of 11 Elmwood Ave Burlington, VT 05401 and a phone number of 802-598-8657. A search of this address shows that it is the Federal Court House in Burlington, VT. A check on the phone number by Detective Carter showed that the phone was a Verizon Wireless TracFone. Detective Carter then began speaking with Verizon for exigent location requests based off of this information and Logan's unknown whereabouts.
146. Verizon Wireless was able to provide Detective Carter exigent cell-phone location pings for the phone number used by Logan Clegg, 802-598-8657 which was pinged every 15 minutes. As of the evening hours on 10/11/22, location pings were showing Logan's phone in the area of Centennial Woods Natural Area, a 3.8-mile loop used for hiking and walking in Burlington, VT.
147. On October 12, 2022, Detective Carter was able to get exigent phone calls from Verizon Wireless that were made by Logan's phone. Records indicated that Logan called the phone number 802-864-9176 on 10/10/22 at 9:30 AM. Detective Brown conducted a search of civilian records for the phone number 802-864-9176, which was registered to a Misty Dawn Bowen. The civilian records indicated that Misty Bowen was possibly employed at the Price Chopper, located at 41 Hinesburg Rd, Burlington, VT.
148. Detective Brown stated that the latest ping (44.46624, -73.169053) which was sent on 10/12/22 at 9:20 AM and had a radius of 300 meters, was putting Logan in the area of Price Chopper, located at 41 Hinesburg Rd, Burlington, VT. Shortly after this information was obtained, Detective Brown notified Detective Lemoine and Detective Doyon who were in the area of Williston Rd in Burlington, VT checking the area for Logan. At approximately 9:33 AM on 10/12/22, Detective Doyon notified me that he and Detective Lemoine had eyes on a male subject they recognized to be Logan Clegg (01-24-96) at the Price Chopper located at 41 Hinesburg Rd, Burlington, VT.
149. I spoke to Detective Lemoine who stated that on October 12, 2022, when he saw Logan Clegg, he was wearing a black baseball style hat, possibly leather, a light-colored long sleeve shirt, dark colored pants and carrying a black backpack. Detective Doyon also stated that Logan was wearing dark colored shoes, possibly boots. This clothing being similar or identical to the clothing worn by Logan Clegg in the Walmart surveillance video at 344 Loudon Road in Concord, NH and on the Shaw's video surveillance at 20 D'amante Drive in Concord, NH on April 18, 2022, the day of the Reid homicides.

150. Detectives Doyon and Lemoine continued surveillance of Logan Clegg at the Price Chopper, and saw him hug multiple employees. Det. Doyon later overheard the employees saying that they were going to miss him and would probably "never see him again." Det. Doyon believed that they were referring to Logan Clegg, consistent with Logan leaving the area.
151. Detectives Doyon and Lemoine observed Logan Clegg go into the nearby Walgreen's pharmacy, at which time he appeared to cash a check. They continued to observe Logan as he walked from Walgreens to the South Burlington Public Library. They soon entered the library and observed Logan sitting at a desk with a laptop in front of him, while wearing headphones.
152. At approximately 1:10 PM, Logan Clegg was taken into custody on the warrant out of Utah by members of the Vermont State Police and South Burlington Police Department while in the public library. Logan was observed to be using a laptop and was in possession of a black backpack. An officer placed the laptop inside Logan's backpack, but did not search the backpack in any manner. Logan was subsequently transported to SBPD Headquarters.
153. **Interview of Logan Clegg:** At approximately 4:15 PM, Detectives Wade Brown and I responded from Concord PD to South Burlington PD Headquarters. Det. Brown was soon brought to the booking area and introduced himself to Logan Clegg in an interview room nearby. Det. Brown advised Logan that he was investigating a case from Concord, NH, and wanted to speak with Logan if he was willing. Logan was read his Miranda Warnings from a standard Concord PD form, which he signed agreeing to waive these rights to speak with Detective Brown. During this time, Logan was frequently offered food or drink, and bathroom usage, which he repeatedly declined. A brief summary of the interview follows, it should be understood that this is not a verbatim account.
154. Detective Brown informed Logan that he was investigating a double murder which happened in Concord, NH, around April 18, 2022. Det. Brown asked Logan if he was in Concord at that time, and Logan stated that he did not believe that he was. Logan stated that he believed he left Concord earlier than that, possibly in February or March when there was still snow on the ground.
155. Detective Brown asked Logan where he stayed while he was in Concord, and Logan stated that he typically slept out in the open under the powerlines next to Shaw's on Loudon Road. Det. Brown described this area to Logan and Logan confirmed that this was the area he was referring to. It should be noted that Logan described staying in an area south of Loudon Road, while Arthur Kelly's tent and the Burnt Tent Site were found on the north side of Loudon Road. Logan later added that he also used tarps to create a shelter, but did not own or use a tent while in Concord.
156. Detective Brown asked Logan if he ever stayed in the wooded area across from Shaw's, near the Alton Woods apartment complex, and Logan stated that he did not. Det. Brown asked Logan if he ever stayed in the wooded area of the Broken Ground Trail system - providing accurate descriptions to access this area - and Logan stated that he had not.
157. Logan confirmed that he worked at McDonald's in Concord, and stated that he had no family or friends in New Hampshire. Logan confirmed that he left McDonald's in February, and that he had no further employment while in Concord. Logan stated that he spent his time at work or at his camp site.
158. Logan stated that he survived by buying hot food from supermarkets, specifically, Hannaford and Shaw's. Detective Brown asked Logan if he ever shopped at the Concord Walmart. Logan stated that he did not like to go to that Walmart because it was too far from where he stayed and they didn't serve hot food.
159. Detective Brown explained that a man matching Logan's description was observed frequently shopping at Walmart, purchasing food and propane tanks. Logan stated that he may have shopped at Walmart a "couple" times, but denied shopping there regularly. Logan stated that he did not purchase propane tanks and was not the Walmart shopper

Det. Brown was describing.

160. Det. Brown informed Logan that this same Walmart shopper purchased a tent at the end of November 2021, and a second tent on April 19, 2022. Logan stated that he never purchased any tent from Walmart. Det. Brown advised Logan that the male who bought the second tent, days after the killings, did not wear a mask and appeared to be Logan Clegg. Logan basically stated that he did not know what Det. Brown wanted him to say, but that this was not him.
161. Detective Brown asked Logan if he ever lived at a tent site in the Broken Ground Trails, where several dozen propane tanks were burnt along with the tent. Logan stated that he never lived in this location and basically did not know anything about a burnt tent.
162. Detective Brown asked Logan how he laundered his clothes while living in Concord, and Logan replied that he did not wash his clothes. Logan added that he cut his own hair with scissors and dry-shaved his face every few days as necessary, as he did not like facial hair.
163. Detective Brown asked Logan where else he shopped, and Logan stated that he used Amazon and eBay. Detective Brown asked Logan how he paid for these purchases, and Logan stated that he used his own bank-issued debit card. Logan stated that he no longer had this debit card, as it stopped working after he left Concord. Det. Brown asked Logan where he picked up online purchases. Logan explained that he had them sent to "General Delivery" at the Concord post office.
164. Detective Brown asked Logan how he accessed Amazon and eBay, and Logan replied that he used his phone. Logan added that he did not have cell service for the phone, and accessed wi-fi at McDonald's to gain an internet connection.
165. Detective Brown explained that the Walmart shopper who purchased propane tanks used cash and prepaid gift cards to make his purchases. Det. Brown added that the same gift cards were used to make Amazon purchases. Det. Brown informed Logan that the cards made purchases of vitamins which were delivered to Logan Clegg at a FedEx pickup location in a Concord Walgreen's. Logan stated that he never purchased vitamins online.
166. Detective Brown further explained to Logan that the user of the gift card created the Amazon account with the email address: kelly@gmail.com. Logan stated that he did not know this email. Det. Brown informed him that this was the same email account he listed on his McDonald's application from November 2021. Logan stated that he did not recall putting this email on the application.
167. Det. Brown asked Logan if he was ever stopped by Concord Police Officers while he was in Concord. Logan stated that he had no interactions with CPD Officers. Det. Brown advised Logan that a white male matching his description was stopped by officers in a tent on April 20, 2022, in the woods near the Alton Woods complex. Det. Brown added that this male provided the name Arthur Kelly. Logan stated that this was not him, that he was never stopped by Concord PD, and that he did not know that name.
168. Detective Brown asked Logan directly if he had any involvement with the murders of Steven and Wendy Reid on the Marsh Loop Trail on April 18, 2022. Logan stated that he had no involvement. Det. Brown asked Logan if he ever used or possessed any firearms while he was in Concord. Logan stated that he did not. Det. Brown asked Logan if he killed any persons while he was in Concord, and Logan stated no.
169. Logan stated that after he left Concord, he took a bus to Boston. He stated that he then traveled by bus from Boston to Albany, NY, then to Burlington, VT. Det. Brown later informed Logan that a person purchased a bus ticket matching this description on May 15, 2022. Logan stated that this sounded too late in the year to be him. Det. Brown asked Logan if he could guess the name of the person who purchased this ticket. Logan then guessed Arthur and appeared to mumble the last name Kelly. Det. Brown stated that this was correct. Logan indicated that this was not

him.

170. Logan ultimately advised Det. Brown that he was done talking and the interview was ended. Logan was again offered food, drink or restroom use and he declined. Detective Brown advised Logan that a search warrant was being sought for his clothing and other property, and asked if he had additional clothing someplace that they could get for him. Logan indicated that he had no other clothing. Det. Brown then offered to buy Logan new clothes to replace what he was wearing. Logan offered his pants size as 30x30, his shirt size as small, and his sock size as 13. Det. Brown later recalled that a clothing label was documented at the Burnt Tent Site which was for pants size 30x30, consistent with Logan's pant size.
171. Detectives Brendan Ryder and Steven Carter soon purchased new pants, underwear, shirt, and socks for Logan. Det. Brown provided Logan with the new clothing and access to a paper bag to place his old clothing. This paper bag contained Logan's pants, socks, underwear, and shirt. The paper bag was placed into a temporary evidence locker next to Logan's other property.
172. Following the interview, Detective Brown and I observed the other items that had been in Logan's possession at the time of his apprehension, specifically a black baseball hat, black boots, a black belt, and the black backpack. None of these items were touched or searched.
173. Detectives observed that the black backpack appeared to be the same exact one possessed by Logan Clegg on the day of the Reids' murders. In surveillance footage from April 18, 2022, I observed Logan carrying a similar black backpack, minutes before the killings, walking towards the Broken Ground Trail system. I further recalled that witness, Nan Nutt, observed the suspect on the trail carrying a similar black backpack.
174. Concerning Logan Clegg's clothing, Detectives Brown and I confirmed that the pants, boots, and hat were consistent with items worn by Logan while in Concord - though it could not be stated with certainty that they were the exact same items.
175. **Discovery of Logan's Burlington Tent Site:** On October 13, 2022, Detective Brown spoke to FBI Cellular Analysis Survey Team (C.A.S.T.) member SA Kevin Hoyland regarding the location points on Logan Clegg's cellphone provided by Verizon Wireless. Detective Brown asked SA Hoyland to try and get a better location of where Logan's cellphone was pinging in the early morning hours of October 12, 2022. SA Hoyland advised Detective Brown that Logan's cellphone was pinging near Patchen Road, in the area of 44.47907, -73.17840.
176. This information was given to Detectives Carter and Ryder who had just spoken to Logan's manager at Price Chopper (41 Hinesburg Road). Detective Carter advised that Logan's manager stated that Logan would cross the street, and walk toward the area of Patchen Road when he left work, which was consistent with the location data provided by SA Hoyland.
177. Detective Carter and Detective Ryder began checking the area of Patchen Road near 44.47907, -73.17840 with members of the UVM Police Department for a tent site or property belonging to Logan.
178. At approximately 10:30 AM, Detective Ryder notified me that Concord PD Detectives along with UVM Police Department, located a tent site they believed belonged to Logan Clegg.
179. Detective Ryder was able to provide a location for the tent site of 44.478379, -73.178229 and stated that the site contained an Ozark Trail tent, camouflage tarp, several Mountain Dew bottles and trash piles, to include prepared food packaging. Many of these items being consistent with purchases made by Logan Clegg in Concord, NH and items found at the burnt tent site on the Marsh Loop Trail.
180. Detective Carter took photographs of the tent site which showed a gray colored Ozark Trail tent with a green

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cover. This tent being the same tent model purchased by Logan Clegg on April 19, 2022 at Walmart (344 Loudon Road, Concord, NH 03301) the morning after the Reids homicides.

181. Later that same day, October 13, 2022, South Burlington Police Department (SBPD) Detective Sergeant Gerard Eno sought and obtained two separate search warrants, signed by Honorable Judge Alison Arms of the Chittenden County, Vermont Superior Court. The first warrant was for Logan Clegg's property at SBPD and the second warrant was for the tent located off Patchen Road. The search warrants authorized the search, seizure, and transfer of items to Concord PD for further examination.
182. At approximately 2:40 PM, SBPD Lt. Chris Bataille and Det. Sgt. Eno executed the search of Logan Clegg's backpack, witnessed by Detective Brown and me. Lt. Bataille located a black Glock 17 handgun inside a black holster in the main compartment of the backpack. The handgun was fully loaded with Sig Luger 9mm ammunition (the same type and caliber recovered at the Burnt Tent Site and crime scene) with one round in the chamber ready to be fired. An immediate check of the gun's serial number revealed that it was not reported stolen.
183. Also, within the main compartment, Lt. Bataille recovered a black Nokia flip-phone and a dark-colored HP laptop. The laptop was believed to be the one used by Logan Clegg while he was in the South Burlington Public Library at the time of his arrest. The laptop was in a closed position and was not opened. The Nokia flip-phone was powered on. Det. Brown then opened the flip phone and navigated the menu system to place the phone into Airplane Mode. As he did this, I observed that the phone showed multiple apparent text messages, which appeared to be related to United States Postal System (USPS) packages. We did not open or access the messages.
184. Also, within the main compartment, Lt. Bataille located cardboard packaging with an eBay logo and a USPS delivery sticker with the address "11 Elmwood Ave, LOB, General Delivery Burlington, VT". The name was crossed out, but the name "Logan" was handwritten on the delivery label. Off the label, the name "Kelly" was written on the side of the box. The packaging was consistent with an eBay purchase sent to the local South Burlington post office.
185. Lt. Bataille further discovered sealed packaging for Apple device charging cables, consistent with an online order that had not been opened yet, as well as an Apple Watch, and various international charging devices.
186. Lt. Bataille further recovered an apparent valid US Passport issued to Logan Clegg (DOB 1/26/1996), with a photo of a person I recognized as Logan Clegg. He also recovered an open letter-size envelope with an apparent United Kingdom postmark from September 12, 2022, addressed to "Arthur Kelly" at "General Delivery, Burlington, Vermont." The envelope was found to contain an apparent fraudulent Romanian passport card (as opposed to a Passport booklet) bearing the name "Claude Zemo," with a photo of Logan Clegg.
187. Lt. Bataille also recovered a wallet with \$7,150 United States Currency, as well as two loose Vanilla gift cards bearing numbers 4118 1013 5882 3331 and 4097 5819 7486 7520. He also discovered an apparent unused Vanilla gift card with Walgreens receipt indicating the card was purchased on October 12, 2022, and loaded with \$300.00. I recalled that Detectives Lemoine and Doyon observed Logan enter the Walgreens next to Price Choppers on that date and time prior to him walking to the library.
188. **Search of the Burlington Tent Site:** Following the search of Logan's backpack, SBPD Det. Sgt. Eno and Lt. Bataille accompanied us to the Centennial Woods Natural Area for the search of Logan Clegg's suspected tent site. The search was supervised by Lt. Bataille with several detectives from Concord PD.
189. During the search, detectives recovered two boxes of Sig Luger 9mm ammunition, consistent with the ammunition recovered in Concord and from the Glock 17 handgun. There was also gun cleaning equipment, ear plugs, and an ammunition magazine for a Glock 17.
190. It was noted that at this point there were more bullets in hand than there were empty spaces in the two ammunition

boxes, leading us to believe there was likely a third box of ammunition at some point. We did not recover a third box at the site.

191. The ammunition was recovered inside a black trash bag found on the floor of the tent. It was noted that the tent was the same model previously known to have been purchased by Logan Clegg at the Concord Walmart on April 19, 2022. We further observed a blue sleeping bag, consistent with the sleeping bag purchased on that date (4/19/22). We also recovered a new set of clothes consistent with Logan's size and preferred attire, to include black pants, black shirt, a black leather baseball hat, and a black backpack. We further recovered a USPS package with the name and address crossed out. Visible through the cross out was the apparent name "Arthur Kelly".
192. We further recovered one more spent shell casing, Sig Luger 9mm, from the ground outside the tent. We also observed garbage and packaging for Mountain Dew, rotisserie chicken, ice cream, and other products known to be consumed by Logan Clegg.
193. Based on the items recovered at the scene, we concluded that this tent site belonged to Logan Clegg and was used by him for a period of at least several weeks up until the morning of his apprehension.
194. **Initial Ballistics Results:** On Friday, October 14, 2022, the black Glock 17 handgun recovered from Logan Clegg's backpack was sent to the NHSP Forensic Lab for examination.
195. The NHSP Forensic Lab conducted several examinations of the Glock 17, to include test firing the gun numerous times using ammunition from the laboratory supply as well as what was recovered with the Glock 17. This process resulted in a number of spent shell casings and a spent bullets for comparison to existing ballistics evidence.
196. The Lab compared a spent bullet recovered from the ground at the crime scene, one bullet fragment from autopsy, and the spent bullets recovered from the Burnt Tent Site to bullets fired from Logan Clegg's Glock 17 in a controlled lab test. The Lab reported that these bullets were 9mm in size and showed similar (but not unique) characteristics, to include the same caliber and the same number and direction of spiraled grooves. They also reported that the spent bullets and the ammunition from the Glock 17 were consistent in design features.
197. Concerning the spent shell casings, the lab compared the casings recovered from the Burnt Tent Site, the crime scene, and the test firing of Logan's gun. Based on their analysis of the markings on the casings, the Lab concluded that this handgun was the source of the spent shell casings recovered at the crime scene and at the Burnt Tent Site. In other words, those shell casings were fired by the exact handgun in Logan Clegg's possession.
198. Based on all of these factors, there is probable cause to believe that the Glock 17 handgun recovered from Logan Clegg's backpack is the weapon that was used to kill Stephen and Djeswende Reid.
199. **Additional Information on Firearm:** On October 14, 2022, we received results from a federal subpoena to a company called Brownells in Iowa. It was previously determined that Logan Clegg purchased an unknown item using one of the Sutton Bank gift cards via online transaction on March 26, 2022. The subpoena results indicated that Logan Clegg purchased two 17-round magazines for a Glock 17 handgun, which were shipped to "Logan Clegg" at General Delivery 18 Loudon Road, Concord, NH. It was noted that this was the same model and capacity of the two magazines recovered in Logan's backpack and tent.
200. Also, on October 14, 2022, Det. Paul Shaughnessy and ATF Agent John Cook responded to R&L Archery, Inc, a gun store in Barre, Vermont. Agent Cook had conducted a trace of the Glock 17 and determined that this was the location where the gun was sold.
201. Agent Cook provided copies of the Firearms Transaction Record for the purchase, which showed that the gun was sold to "Arthur Kelly" on February 12, 2022. A Vermont Driver's License was provided for the transaction, but the

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number was found to be "Not on File", indicating that it was likely a fraudulent identification card.

202. Agent Cook and Det. Shaughnessy spoke with the gun store owner, who provided additional information that "Arthur Kelly" paid cash for the Glock 17 and also purchased three boxes of Sig Luger 9mm ammunition, consistent with the two boxes found in Logan's tent. The owner further explained that Vermont law only allowed the use of 10-round magazines in handguns, but he could not be certain how many magazines came with the gun. This provided an explanation why Logan subsequently purchased two 17-round magazines from Brownells, in that these magazines allowed for more bullets to be carried in the weapon.

203. Based on the totality of the investigation to this point, there is probable cause to believe that Logan Clegg committed the crime of Homicide (RSA 630) in that he knowingly caused the deaths of Stephen and Djeswende Reid by shooting them multiple times on April 18, 2022, in the vicinity of the Marsh Loop Trail.

3. Based upon the foregoing information (and upon my personal knowledge) there is probable cause to believe the defendant did commit a crime (or offense) as above stated.

Probable Cause is defined as: "An apparent state of facts found to exist upon reasonable inquiry which would induce a reasonably intelligent and prudent man to believe, in a criminal case, that the accused person had committed the crime charged."

Wherefore, I request that the court issue an arrest warrant and order a duly authorized officer to take the defendant and bring him before the court having jurisdiction.

Danika Gorham
Detective Danika Gorham
Concord Police Department

October 18, 2022
Date

Signed under the penalty of perjury, the penalty for which may include a fine or imprisonment or both.